CHAPTER 13 PLAN

							CIIA	1 1LK 151L	.JILAN			Case No.:			
Debtor(s):	DeMar	io Law	son			SS#:	xxx-xx-3	422 Net	Month	ly Earnings:	3	,489.69			
						SS#:		Num	ber of	Dependents:		2	_		
1. Plan Pay	ments:														
(X) Payroll	deduction	n Order: To	Fau	ırecia	a USA I	Holdings	, Inc.						for	
						\$ _		60.00	weel	dy bi-we	ekly se	mi-monthl	y monthly.		
Length	of plan is a	approxim	nately6	0 mo	nths, a	and the to	otal amount	of debt to be dist	ributed	d by the Trus	tee is appro	oximately	\$ <u>12,000.0</u>	<u>00</u> .	
II. From th	ne payment	s receive	ed, the trust	ee shall	make	disburser	nents pursua	ant to the Bankri	iptcy C	Code includir	ng:				
A. PRIORITY CLAIMS (INCLUDING ADMINISTRATIVE EXPENSES AND SUPPORT) [See § 1322(a)(2)]															
The foll	lowing pric	ority clain	ms, if allow	ved, will	be pai	id in full	unless credi	tor agrees otherv	vise:						
CREDITOR TYPE OF PRIOR					IORITY			S	CHEDULEI) AMOUN	Т	MON	THLY PAYMENT		
-NONE-															
B. Tot	al Attorney	y Fee: \$_	2,500.0	0 ; _\$	0.00	_ paid pr	re-petition;	\$_ 400.00 _ to	oe paid	l at confirma	tion and \$_	75.00 pe	er month for 2	8 months.	
				aim shal	l retaiı	n the lien	securing su	ch claim until a	discha	rge is granted	d and such	claim shal	l be paid in ful	l with interest in	
	d cash payı														
	1. Long T	erm Dec	ots:		Ī		1	D 1 D		A . 1	N/ /1		D 1	T D 1 L T 1	
Name of Creditor Total Amoun						of regular	Regular Payments to begin:		Arrears to be paid by	Months included in arrearage amount		Proposed Interest Rate	Proposed Fixed Payment on		
					payment to be paid		Month/Year		Trustee			on Arrearage	Arrearage		
Century 21 Mortgage			\$	\$84,000.00		by Debtor \$908.00		March 2013	\$3,400.00		4		0.00%	\$61.82	
	2. Secure	d Debts ((not long te	rm debts	s) to b	e paid thi	rough Truste	ee:	•			•			
		Adequ		Total	· 		T				Proposed	Propos	ed		
Name of C	Protection		ion An	mount of		Debtor's Unsecured Value Portion		Description of Collat		Interest		fix	fixed		
Capital (Payme	ents	Debt		varue	Tortion	Description of	Cona	iciai	Rate	Payme	nts	Post-	
Retail Services \$0.00 \$4,4			48.50	\$5 ,	00.00	\$0.00	0.00 2008 Kawasaki ZX10R			5.00% \$90.67 Confirmation					
III. Other d	lebts (not s	hown in	1 or 2 abov	e) which	n Debt	or(s) pro	pose to pay	direct:							
Name of Creditor Total Amou					Amou	unt of Debt Amount of Regular Payment Description					n of Collateral Reason for Direct Payment				
Sallie Mae Service Corp.					5,000.00			+	Student Loan			Best Interest			
Great Lakes Higher Education					\$5	5,000.00	,000.00			130.00 Student Loan			Best Interest		
IV. Special Provisions: This is an original plan. Other Provisions: 1. Debtor reserves the right to amend this plan to add post-petition mortgage arrearage. 2. On any claim not listed on the Plan Summary, other than an arrearage claim for a post-1994 mortgage, that is later determined to be a secured claim, the Debtor(s) propose(s) that interest at the annual percentage rate of 5% be paid on the secured portion of said claim and that said claim will receive a fixed payment based on an amortization over the length of the plan. 3. Debtor(s) propose(s) to remit to the Standing Chapter 13 Trustee all non-exempt proceeds from any lawsuit or cause of action. 4. Debtor(s) propose(s) no adequate protection payment on any over-secured claim or to any claimant that fails to file an allowed secured claim prior to confirmation of this or any amended plan. On all claims entitled to receive an adequate protection payment, said payment shall constitute one percent (1%) of the collateral's fair market value as of the commencement of this case. Adequate protection payments shall be remitted monthly until such time as this plan of reorganization has been confirmed. 5. Debtor(s) will continue to pay pre-petition and post-petition utility service debt (specifically including Alabama Power Electric Service Debt) in the ordinary course of business in lieu of posting a deposit as adequate assurance of future payment under Sec. 366 of the United States Bankruptcy Code. Debtor(s) acknowledge(s) that the automatic stay does not bar the efforts of any utility service company (specifically including Alabama Power) to collect pre-petition and post-petition utility service debt. 6. COUNSEL FOR DEBTOR(S) AGREE(S) TO PERFORM ALL REQUIRED AND NECESSARY SERVICES REQUIRED FOR THE REQUESTED "NO-LOOK" FEE PURSUANT TO BANKRUPTCY RULE 2016 AND LOCAL RULE 2016-1.															
Attorney for Debtor Name/Address/Telephone # Marshall A. Entelisano ENT001 600 Lurleen Wallace Blvd. Suite 270 Tuscaloosa, AL 35401 Telephone # 2057521202						Date February 21, 2013					/s/ DeMario Lawson DeMario Lawson Signature of Debtor				

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